

COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

AN EXAMINATION OF THE APPLICATION OF	)	
THE FUEL ADJUSTMENT CLAUSE OF EAST	)	CASE NO.
KENTUCKY POWER COOPERATIVE, INC.	)	2014-00226
FROM NOVEMBER 1, 2013 THROUGH APRIL	)	
30, 2014	)	

RESPONSE TO MOTION FOR CONFIDENTIAL TREATMENT

Comes now Grayson Rural Electric Cooperative Corporation (Grayson) and for its response to the “Motion for Confidential Treatment” filed by East Kentucky Power Cooperative, Inc., (EKPC) states as follows:

1. The information sought to be treated as confidential by EKPC is the very fundamental basis for the issues in the within proceeding, i.e. written coal supply solicitation, oral coal supply solicitation, costs of performing a coal-pile survey at each generating station with an explanation of how the costs are accounted for. EKPC states that the information is retained by EKPC on a “need-to-know basis” and if disclosed would give potential vendors and competitors a tremendous competitive advantage in the course of ongoing and future negotiations to procure coal or to conduct coal-pile surveys.

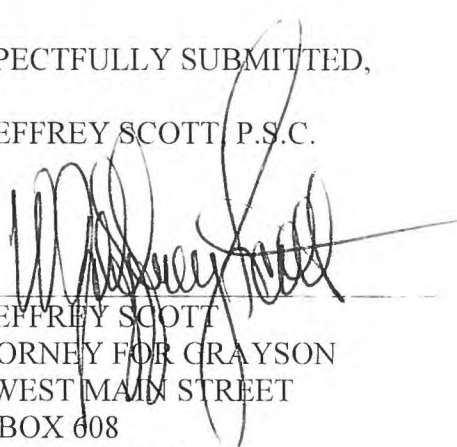
Grayson respectfully submits that this information is necessary to be disclosed to Grayson and the other distribution cooperatives who are owners of EKPC in order to ascertain appropriate information relative to the fuel adjustment clause mechanism.

2. Despite having been served with the Motion to Intervene served by Grayson, EKPC did not serve the Motion for Confidential Treatment upon Grayson.
3. The Motion for Confidential Treatment fails to set forth sufficient basis under the regulation and statute necessary for the relief to be granted necessitating that the motion be overruled and all this information provided not only to the distribution cooperatives but for public view so as to determine appropriately, the issues in the within action.

RESPECTFULLY SUBMITTED,

W. JEFFREY SCOTT P.S.C.

BY:



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I hereby certify that the original, plus ten (10) copies, of the Motion of GRECC was filed with the Public Service Commission with a copy served upon all parties of record.

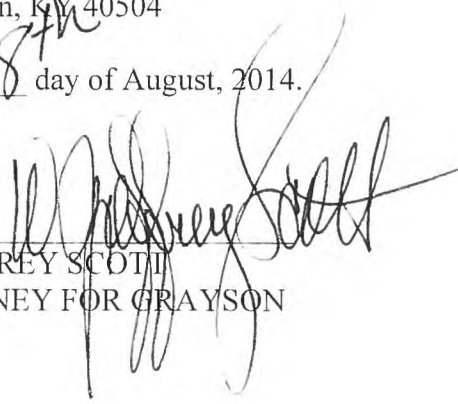
Kentucky Public Service Commission  
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Hon. David A. Smart  
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Mr. Anthony (Tony) S. Campbell  
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Hon. David Samford  
Goss-Samford, PLLC  
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This <sup>28<sup>th</sup></sup> day of August, 2014.

  
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W. JEFFREY SCOTT  
ATTORNEY FOR GRAYSON